

ALAN WILSON ATTORNEY GENERAL

January 9, 2019

Ms. Jocelyn Boyd, Chief Clerk Public Service Commission of South Carolina 101 Executive Center Dr. Suite 100 Columbia, SC 29210

Re: Concurrence with PSC Order of December 21, 2018

Docket No.'s: 2017-305-E; 2017-370-E

Dear Ms. Boyd:

The State reiterates its position, as set forth herein, that an appropriate remedy for the BLRA's unconstitutionality is the Lightsey Settlement Agreement (including the Joint Applicants' Customer Benefits Plan B-L). As the Commission recognized in its Order of December 21, 2018, "[t]he Customer Benefits Plan – B Levelized is the appropriate resolution to the matters at issue in these dockets and creates bills for SCE&G customers which are just and reasonable. This Plan (1) provides maximum customer benefits (2) brings finality and certainty, and (3) is in the public interest of South Carolina ratepayers."

We agree. Thus, the State is satisfied with the Commission's Order of December 21, 2018 and believes such Order to be valid.

Sincerely,

Robert D. Cook Solicitor General